

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

UNITED STATES OF AMERICA,

v.

SERGEY SHESTAKOV,

Defendant.

Case No. 23 Cr. 16 (JHR)

**REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE  
(LETTER ROGATORY)**

To the Appropriate Judicial Authority of the United Arab Emirates:

The United States District “Court” for the Southern District of New York presents its compliments to the appropriate judicial authority of the United Arab Emirates and requests international judicial assistance to obtain evidence to be used in a criminal proceeding before this court in the above-captioned matter (the “Action”). A trial on this Action is scheduled to commence on June 17, 2025 in New York, New York, United States of America.

This Court requests the assistance described herein as necessary in the interests of justice. This assistance requested is that the appropriate judicial authority of the United Arab Emirates allow the deposition of Russian national Evgeny Fokin, who has indicated his voluntary consent to give oral testimony in the United Arab Emirates to be used in Action, and to do so via live testimony and/or videoconference at an agreed-upon location.

**Facts of the Case**

**A. The Government’s Allegations**

Via “Indictment,” the United States “Government” has charged Sergey Shestakov with the following five counts (i) conspiracy to violate the International Emergency Economic Powers Act

(“IEEPA”); (ii) violating IEEPA; (iii) conspiracy to commit money laundering; (iv) money laundering; and (v) false statements.

The Government alleges that Mr. Shestakov and Charles McGonigal violated IEEPA by working for the benefit of Oleg Deripaska, a person designated as a Specially Designated National, and thus subject to sanctions by the United States. Specifically, the Government alleges that in 2021, Mr. Deripaska’s agent, Evgeny Fokin, the current Director of International Cooperation at EN+ Group, contracted via a United States-based company for Mr. Shestakov and Mr. McGonigal to provide business intelligence research for Mr. Deripaska in violation of IEEPA.

The Government further alleges that Mr. Shestakov and Mr. McGonigal disguised the proceeds from the business intelligence work to hide its illegal nature and Mr. Shestakov made false statements to law enforcement agents regarding his and Mr. McGonigal’s relationship with Mr. Fokin.

### **B. Mr. Fokin’s Anticipated Testimony**

Mr. Fokin’s anticipated testimony is expected to be consistent with statements he made to United States Department of Homeland Security Customs and Border Patrol agents in August 2021, and recently affirmed in or about July 2024 to attorneys for EN+. In 2021 and in 2024, Mr. Fokin stated that the business intelligence research at issue in the Indictment was done, not on behalf of Oleg Deripaska, but on behalf of Mr. Fokin’s employer EN+ and/or its subsidiary United Company Rusal (“Rusal”).<sup>1</sup> In December 2024, Mr. Fokin’s counsel confirmed that Mr. Fokin’s anticipated testimony would be consistent with his prior statements.

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<sup>1</sup> In 2019, the United States lifted sanctions on EN+. Press Release, U.S. Dept. Of The Treasury, OFAC Delists En+, Rusal, and EuroSibEnergo (Jan. 27, 2019), <https://home.treasury.gov/news/press-releases/sm592>.

Mr. Shestakov asserts that Mr. Fokin commissioned this research to be done for his employer, EN+, in connection with a business dispute that EN+ and Rusal were having with Vladimir Potanin, the CEO of the Russian company Norilsk Nickel, in which EN+ and Rusal had a significant financial interest. Specifically, EN+ and Rusal were concerned that Mr. Potanin was mismanaging and misusing Norilsk Nickel assets for his personal benefit at the expense of shareholders.

In its decision on Mr. Shestakov's motion to take Mr. Fokin's deposition, this Court found that Mr. Fokin's "testimony would be highly relevant to a central issue in the case and is therefore material."

#### **Evidence Sought from the United Arab Emirates**

Mr. Fokin, through his counsel, has indicated that Mr. Fokin is willing to voluntarily provide sworn testimony via deposition in this Action in the United Arab Emirates at an agreed-upon location, for said deposition to occur via live testimony and/or videoconference, with defense counsel and Government counsel present with Mr. Fokin. Mr. Fokin's deposition would be recorded by video and court reporter, creating both video and written records of his testimony.

Mr. Fokin is willing to be placed under oath by a United States of America Consulate Official during the deposition. The United States Federal Rules of Evidence will govern the admission of and use of evidence during the oral testimony. Upon completion of the testimony, any exhibits, transcripts, videos, documents produced, or other information relating to the oral testimony will be sealed and transmitted by a United States Consular official to the Clerk of the United States District Court for the Southern District of New York.

**Reciprocity and Reimbursement**

This Court appreciates your consideration of and assistance with this request for international judicial assistance and is willing to provide similar assistance to judicial authorities of the United Arab Emirates.

Mr. Shestakov is willing to reimburse the judicial authorities of the United Arab Emirates for costs incurred in executing this Court's Letter Rogatory.

WE THEREFORE REQUEST that in the interest of justice, you cause, by your proper and usual process, Evgeny Fokin to give testimony under oath by question and answers upon oral examination, such examination to continue from day to day until complete, in Dubai, United Arab Emirates

WE FURTHER REQUEST that you cause said oral examination to be reduced to video recording and to writing, and that such files, books, papers, or other articles that said witness may identify at the oral examination be marked as exhibits and attested, and that you cause these to be returned to us through the nearest United States Consular Officer under cover duly sealed and addressed to the Clerk of the United States District Court for the Southern District of New York, United States of America, and we shall be ready and willing to do the same for you in a similar case, when required.

Dated: New York, New York  
February \_\_, 2025

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The Honorable Jennifer H. Rearden  
United States District Judge